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7	Attorneys for Federal Defendant
8	United States of America
9	UNITED STATES DISTRICT COURT
10	NORTHERN DISTRICT OF CALIFORNIA
11	SAN FRANCISCO DIVISION
12	NICK O'ROURKE,  ) Case No.
13	Plaintiff, )
14	V. )
15	PETALUMA HEALTH CENTER, INC.; TIM ONTICE OF REMOVAL OF MORAN, MBA, CFO; NURIT LICHT, MD, CIVIL ACTION
16	CMO; JEANNE ZABOUT, RN, BSN, COO,
17	Defendants.
18	Clerk of Court, Superior Court of CA,  See Proof of Service for Service List
19	Sonoma County
20	Hall of Justice – Small Claims Division 600 Administration Drive, Room 107J
21	Sonoma, CA 95403
22	PLEASE TAKE NOTICE that on this day case no. MSC-185282 pending before the Sonoma
23	County Superior Court, Civil and Small Claims Division is being removed to the United States District
24	Court for the Northern District of California pursuant to 28 U.S.C. §§ 1441(a), 1442(a)(1), 2679(d)(2)
25	and 42 U.S.C. § 233(c), (l)(1) on behalf of federal defendants Petaluma Health Center, Inc., Tim Moran,
26	MBA, CFO, Nurit Licht, M.D., CMO, and Jeanne Zabout, RN, BSN, COO. Upon direction by the
27	Attorney General of the United States and pursuant to 28 U.S.C. § 1446, the undersigned attorneys
28	NOTICE OF REMOVAL O'Rourke v. Petaluma Health Center, Inc. et al. Case No.

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NOTICE OF REMOVAL O'Rourke v. Petaluma Health Center, Inc. et al.

Case No.

hereby present the following facts to the Judges of the United States District Court for the Northern District of California.

- 1. On April 8, 2015, plaintiff Nick O'Rourke, filed a claim and order to go to small claims court in the Sonoma County Superior Court. The complaint was filed against defendants Petaluma Health Center, Inc., Tim Moran, MBA, CFO, Nurit Licht, M.D., CMO, and Jeanne Zabout, RN, BSN, COO. Plaintiffs alleged that on or about April 15, 2014 to May 1, 2014, defendants did not provide adequate notice of dismissal without cause. Plaintiff further alleges that defendants were unable to provide medical care following abandonment, failed to diagnose plaintiff's injury through failure to provide practical diagnosis, and that x-rays at a new facility revealed the cause for plaintiff's pain. See Exhibit 1.
- 2. On July 10, 2015, the United States Attorney's Office received notification from the United States Department of Health and Human Services regarding this pending lawsuit. The small claims complaint filed in the Sonoma County Superior Court, Civil and Small Claims Division have not been served on the United States Attorney's Office as required by Fed. R. Civ. P. 4(i)(1)(A).
- 3. This action must be removed to federal district court because this action is against a federally supported health center and employees, among other defendants. Pursuant to the Federal Tort Claims Act ("FTCA") and the Federally Supported Health Centers Assistance Act, 42 U.S.C. § 233(g)-(n), Petaluma Health Center, Inc. was deemed eligible for FTCA malpractice coverage and its employees were covered under the FTCA on January 1, 2014 to December 31, 2014. Further, Tim Moran, MBA, CFO, Nurit Licht, M.D., CMO, and Jeanne Zabout, RN, BSN, COO, are or were employees of the health center and were acting within the scope of their employment at all times material to such alleged incidents. See Certification Pursuant to 28 U.S.C. § 2679(d).
- 4. Upon certification by the Attorney General, this action shall be removed to district court at any time prior to trial. Pursuant to written delegation from Melinda Haag, the duly appointed United States Attorney for the Northern District of California, the Acting Chief of the Civil Division has been authorized to exercise on behalf of the United States Attorney the authority vested in her by the Attorney General, pursuant to 28 C.F.R. § 15.4. The Acting Chief of the Civil Division has certified that Tim

NOTICE OF REMOVAL O'Rourke v. Petaluma Health Center, Inc. et al. Case No.

# EXHIBIT 1

## **SC-100**

### Plaintiff's Claim and ORDER to Go to Small Claims Court

#### Notice to the person being sued:

- You are the Defendant if your name is listed in (2) on page 2 of this form. The person suing you is the Plaintiff, listed in 1 on page 2.
- · You and the Plaintiff must go to court on the trial date listed below. If you do not go to court, you may lose the case.
- · If you lose, the court can order that your wages, money, or property be taken to pay this claim.
- Bring witnesses, receipts, and any evidence you need to prove your case.
- · Read this form and all pages attached to understand the claim against you and to protect your rights.

#### Aviso al Demandado:

- Usted es el Demandado si su nombre figura en (2) de la página 2 de este formulario. La persona que lo demanda es el Demandante, la que figura en (1) de la página 2.
- Usted y el Demandante tienen que presentarse en la corte en la fecha del juicio indicada a continuación. Si no se presenta, puede perder el caso.
- Si pierde el caso la corte podría ordenar que le quiten de su sueldo, dinero u otros bienes para pagar este reclamo.
- Lleve testigos, recibos y cualquier otra prueba que necesite para probar su caso.
- Lea este formulario y todas las páginas adjuntas para entender la demanda en su contra y para proteger sus derechos.

Clerk stamps date here when form is filed.

SUPERIOR COURT OF CALIFORNIA COUNTY OF SONOMA

Fill in court name and street address:

#### Superior Court of California, County of

Superior Court of California County of Sonoma Hall of Justice 600 Administration Drive Santa Rosa, CA 95403 (707) 521-6500

Clerk fills in case number and case name:

Case Number:

MSC-185288 OROVELLE UPETALLIME HALT

## Order to Go to Court

The people in (1) and (2) must go to court: (Clerk fills out section below.)

Trial Date 1.	Date Tim MAY 2 2 2015	e Departi	ment	Name and address of court if different from above  3055 Cleveland Ave.  Santa Rosa, CA 95403
Date: APR.	- 8 2015	JOSE O. GUIL Clerk,		Teresa Leith , Deputy

#### Instructions for the person suing:

- You are the Plaintiff. The person you are suing is the Defendant.
- · Before you fill out this form, read Form SC-100-INFO, Information for the Plaintiff, to know your rights. Get SC-100-INFO at any courthouse or county law library, or go to: www.courts.ca.gov/smallclaims/forms.
- Fill out pages 2 and 3 of this form, Then make copies of all pages of this form. (Make 1 copy for each party named in this case and an extra copy for yourself.) Take or mail the original and these copies to the court clerk's office and pay the filing fee. The clerk will write the date of your trial in the box above.
- You must have someone at least 18—not you or anyone else listed in this case—give each Defendant a court-stamped copy of all 5 pages of this form and any pages this form tells you to attach. There are special rules for "serving," or delivering, this form to public entities, associations, and some businesses. See Forms SC-104, SC-104B, and SC-104C.
- Go to court on your trial date listed above. Bring witnesses, receipts, and any evidence you need to prove your case.

Plai	ntiff (list name	Nick O'Ress):	ourke			Case Numb	er:	
1	The Plaintif Name: Nick O	<b>f (the persor</b> 'Rourke	ı, business, or pu	olic entity tha	t is su	ıing) is:	Phone:	( 707 ) 481-4365
		2117 St. Augu		-	Petalu	ıma	CA State	94954
	Mailing addres	S (if different): _S	treet		City	-	State	Zip Zip
	If more than Name:	one Plaintif	f, list next Plaintif	f here:				
	Street address:	·					Phone:	(!
	Mailing address	Street S (if different):		(	City		State	Zip
	Check here	if more than 2 P	laintiffs and attach Fo	rm SC-100A.	City		State	Zip
			f listed above is doing				so, attach	Form SC-103.
2)	The Defendation Name: Petalun	ant (the persona Heatlh Cent	on, business, or p ter, INC	ublic entity b	eing s	sued) is:	Phone:	707 )559-7500
	Street address:	1179 North Mo	Dowell Blvd		etalum	ıa .	CA State	94954 Zip
	Mailing address		eet	C	City	:	State	Zip
	If more than Name: Tim Mo	one Defenda oran, MBA CFO	ant, list next Defe	ndant here:			Phone: (	707 _559-7594
ļ	Street address:	1179 North M	cDowell Blvd	P	etalum	na	CA State	94954 Zip
	Mailing address	(if different):Stre	eet	Ci		,	State	Zip
	☑ Check here ij	f more than 2 De	efendants and attach F					p
[			is on active military de		or her	name here:		
3) -	The Plaintiff	claims the D	efendant owes \$	7,500		Explain be	· ·/ow)•	
_	a. Why does the dismissal with Failure to diag	Defendant owe out cause. Loss o pose plaintiffs inj	the Plaintiff money? Fi fincome, mental distress ury through failure to provious dereliction of duty be	Physician did no and inability to provide practical diagnostical diagn	t provide me	de adequa dical care fo	ite notice llowing aba	ndanmont
ŧ			). About April 15, 201					
	If no specific	date, give the ti	me period: Date starte	ed: April 15,201	4	Through:	May 1, 20	014
C	. How did you	calculate the mo	oney owed to you? (Do	not include court	t costs o	or fees for s	ervice ) Lo	oss of earnings.
	injury, pain 8	& suffering, sev	ere emotional distre	ss w/ prolonged	l extrer	ne social a	anxiety ar	nd paranola.
	Check here if the top.	you need more	space. Attach one shee	t of paper or For	m MC-(	031 and wr	ite "SC-10	00, Item 3" at

aintiff <i>(list names):</i>	Nick O'Rourke	Case Number:
	u done this? ☑ Yes ☐ No	g, or by phone) to pay you before you
This courthouse a. (1) Wher (2) Wher	e the Plaintiff's property was damaged.	? Where a contract (written or spoken) was made, signed, performed, or broken by the Defendant or where the Defendant lived or did business when the Defendant made the contract.
is about a <i>Proc.</i> , § 3 c. \( \square\$ Where the	n offer or contract for personal, family, or horses (95(b).)	d when the contract was made, if this claim is about
d. Where the is perman	, , ,	d when the contract was made, or where the vehicle finance sale. (Civil Code, § 2984.4.)
Is your claim If yes, and if you  Are you suing If yes, you must fi If the public entity  Have you filed		e?  Yes  No  ttach it to this form, and check here:    claim was filed on (date):  the time allowed by law, you can file this form.  yithin the last 12 months in California?
0 I understand th	nat by filing a claim in small claims cou	ırt, I have no right to appeal this claim.
	nd understand that I cannot file, more than tw this calendar year.	o small claims cases for more than \$2,500 in
I declare, under p this form is true a		that the information above and on any attachments to
Date: 4/7/15	Nick O'Rourke  Plaintiff types or prints name here	Plantiff signs here



Assistive listening systems, computer-assisted, real-time captioning, or sign language interpreter services are available if you ask at least 5 days before the trial. Contact the clerk's office for Form MC-410, Request for Accommodations by Persons With Disabilities and Response. (Civil Code, § 54.8.)

## SC-100

## Information for the Defendant (the person being sued)

"Small claims court" is a special court where claims for \$5,000 or less are decided. A "natural person" (not a business or public entity) may generally claim up to \$10,000, including a sole proprietor. (\*See below for exceptions.) The process is quick and cheap. The rules are simple and informal.

You are the Defendant—the person being sued. The person who is suing you is the Plaintiff.

#### Do I need a lawyer?

You may talk to a lawyer before or after the case. But you may not have a lawyer represent you in court (unless this is an appeal from a small claims case).

#### How do I get ready for court?

You don't have to file any papers before your trial, unless you think this is the wrong court for your case. But bring to your trial any witnesses, receipts, and evidence that supports your case. And read "Be Prepared for Your Trial" at www.courts.ca.gov/smallclaims/prepare.

#### What if I need an accommodation?

If you have a disability or are hearing impaired, fill out Form MC-410, *Request for Accommodations*. Give the form to your court clerk or the ADA/Access Coordinator.

#### What if I don't speak English well?

Bring an adult who is not a witness to interpret for you, or ask the court clerk for an interpreter at least five days before your court date. A court-provided interpreter may not be available or there may be a fee for using a court interpreter unless you qualify for a fee waiver. You may ask the court for a list of interpreters and also the *Application for Waiver of Court Fees and Costs* (form FW-001).

#### Where can I get the court forms I need?

Go to any courthouse or your county law library, or print forms at: www.courts.ca.gov/smallclaims/forms.

#### What happens at the trial?

The judge will listen to both sides. The judge may make a decision at your trial or mail the decision to you later.

#### What if I lose the case?

If you lose, you can appeal. You'll have to pay a fee. (Plaintiffs cannot appeal their own claims.)

- If you were at the trial, file Form SC-140, Notice of Appeal. You must file within 30 days after the judge's decision.
- If you were not at the trial, fill out and file Form SC-135, Notice of Motion to Vacate Judgment and Declaration, to ask the judge to cancel the judgment (decision). If the judge does not give you a new trial, you have 10 days to appeal the decision. File Form SC-140.

For more information on appeals, see: www.courts.ca.gov/smallclaims/appeals.

#### Do I have options?

Yes. If you are being sued, you can:

- Settle your case before the trial. If you and the Plaintiff agree on how to settle the case, both of you must notify the court. Ask the Small Claims Advisor for help.
- Prove this is the wrong court. Send a letter to the court before your trial, explaining why you think this is the wrong court. Ask the court to dismiss the claim. You must serve (give) a copy of your letter (by mail or in person) to all parties. (Your letter to the court must say you have done this.)
- Go to the trial and try to win your case. Bring witnesses, receipts, and any evidence you need to prove your case. To make sure the witnesses go to the trial, fill out Form SC-107, and the clerk will subpoena (order) them to go.
- Sue the person who is suing you. File Form SC-120, *Defendant's Claim*. There are strict filing deadlines you must follow.
- Agree with the Plaintiff's claim and pay the money. Or, if you can't pay the money now, go to your trial and say you want to make payments.
- Let the case "default." If you don't settle and do not go to the trial (default), the judge may give the Plaintiff what he or she is asking for plus court costs. If this happens, the Plaintiff can legally take your money, wages, and property to pay the judgment.

#### What if I need more time?

You can change the trial date if:

- You cannot go to court on the scheduled date (you will have to pay a fee to postpone the trial) or
- You did not get served (receive this order to go to court) at least 15 days before the trial (or 20 days if you live outside the county) or
- You need more time to get an interpreter. One postponement is allowed, and you will not have to pay a fee to delay the trial.

Ask the Small Claims Clerk about the rules and fees for postponing a trial. Or fill out Form SC-150 (or write a letter) and mail it to the court *and* to all other people listed on your court papers before the deadline. Enclose a check for your court fees, unless a fee waiver was granted.

Your count	o? ty's Small Claims Advisor car	help for free
		1
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Or go to www.courts.ca.gov/smallclaims/advisor.

<sup>\*</sup>Exceptions: Different limits apply in an action against a defendant who is a guarantor. (See Code Civ. Proc. § 116.220(c).) In an action brought by a natural person for damages for bodily injuries resulting from an automobile accident, a \$7,500 limit applies if a defendant is covered by an automobile insurance policy that includes a duty to defend. (See Code Civ. Proc. § 116.221.)

SC-100

## Información para el demandado (la persona demandada)

La "Corte de reclamos menores" es una corte especial donde se deciden casos por \$5,000 ó menos. Una "persona natural" (que no sea un negocio ni una entidad pública) puede reclamar hasta \$10,000. Una "persona natural" (que no sea un negocio ni una entidad pública), que incluye un dueño único, generalmente puede reclamar hasta \$10,000. (\* Vea abajo para las excepciones.) El proceso es rápido y barato. Las reglas son sencillas e informales.

Usted es el Demandado — la persona que se está demandando. La persona que lo está demandando es el Demandante.

#### ¿Necesito un abogado?

Puede hablar con un abogado antes o después del caso. Pero *no puede* tener a un abogado que lo represente ante la corte (a menos que se trate de una apelación de un caso de reclamos menores).

#### ¿Cómo me preparo para ir a la corte?

No tiene que presentar ningunos papeles antes del juicio, a menos que piense que ésta es la corte equivocada para su caso. Pero lleve al juicio cualquier testigos, recibos, y cualquier pruebas que apoyan su caso. Y lea "Esté preparado para su juicio" en:

www.courts.ca.gov/reclamosmenores/preparese.

#### ¿Qué hago si necesito una adaptación?

Si tiene una discapacidad o tiene impedimentos de audición, llene el formulario MC-410, Request for Accomodations. Entregue el formulario al secretario de la corte o al Coordinador de Acceso/ADA de su corte.

#### ¿Qué pasa si no hablo inglés bien?

Traiga a un adulto que no sea testigo para que le sirva de intérprete. O pida al secretario de la corte que le asigne uno. Si quiere que la corte le asigne un intérprete, lo tiene que pedir como minimo menos cinco dias antes de la fecha en que tenga que ir a la corte. Es posible que no haya disponible un intérprete proporcionado por la corte o que tenga que pagar una cuota por emplear un intérprete de la corte, a menos que tenga una exénción de cuotas. Puede pedir a la corte una lista de intérpretes y la Solicitud de exención de cuotas y costos de la corte (formulario FW-001).

## ¿Dónde puedo obtener los formularios de la corte que necesito?

Vaya a cualquier edificio de la corte, la biblioteca legal de su condado, o imprima los formularios en: www.courts.ca.gov/smallclaims/forms (página está en inglés).

#### ¿Qué pasa en el juicio?

El juez escuchará a ambas partes. El juez puede tomar su decisión durante la audiencia o enviársela por correo después.

#### ¿Qué pasa si pierdo el caso?

Si pierde, puede apelar. Tendrá que pagar una cuota. (El Demandante no puede apelar su propio reclamo.)

- Si estuvo presente en el juicio, llene el formulario SC-140, Aviso de apelación. Tiene que presentarlo dentro de 30 días depués de la decisión del juez.
- Si no estuvo en el juicio, llene y presente el formulario SC-135, Aviso de petición para anular el fallo y Declaración para pedirle al juez que anule el fallo (decisión). Si la corte no le otorga un nuevo juicio, tiene 10 días para apelar la decisión. Presente el formulario SC-140

Para obtener más información sobre las apelaciones, vea: www.courts.ca.gov/reclamosmenores/apelaciones.

#### ¿Tengo otras opciones?

Sí. Si lo están demandando, puede:

- Resolver su caso antes del juicio. Si usted y el Demandante se ponen de acuerdo en resolver el caso, ambos tienen que notificar a la corte. Pídale al Asesor de Reclamos Menores que lo ayude.
- Probar que es la corte equivocada. Envíe una carta a la corte antes del juicio explicando por qué cree que es la corte equivocada. Pídale a la corte que despida el reclamo. Tiene que entregar (dar) una copia de su carta (por correo o en persona) a todas las partes. (Su carta a la corte tiene que decir que hizo la entrega.)
- Ir al juicio y tratar de ganar el caso. Lleve testigos, recibos y cualquier prueba que necesite para probar su caso. Para asegurarse que los testigos vayan al juicio, llene el formulario SC-107, y el secretario emitirá una orden de comparecencia ordenándoles que se presenten.
- Demandar a la persona que lo demandó. Presente el formulario SC-120, Reclamo del demandado. Hay fechas límite estrictas que debe seguir.
- Aceptar el reclamo del Demandante y pagar el dinero. O, si no puede pagar en ese momento, vaya al juicio y diga que quiere hacer los pagos.
- No ir al juicio y aceptar el fallo por falta de comparecencia. Si no llega a un acuerdo con el Demandante y no va al juicio (fallo por falta de comparecencia), el juez le puede otorgar al Demandante lo que está reclamando más los costos de la corte. En ese caso, el Demandante legalmente puede tomar su dinero, su sueldo o sus bienes para cobrar el fallo.

#### ¿Qué hago si necesito más tiempo?

Puede cambiar la fecha del juicio si:

- No puede ir a la corte en la fecha programada (tendrá que pagar una cuota para aplazar el juicio) o
- No le entregaron los documentos legalmente (no recibió la orden para ir a la corte) por lo menos 15 días antes del juicio (ó 20 días si vive fuera del condado) o
- Necesita más tiempo para conseguir intérprete. (Se permite un solo aplazamiento sin tener que pagar cuota para aplazar el juicio).

Pregúntele al secretario de reclamos menores sobre las reglas y las cuotas para aplazar un juicio. O llene el formulario SC-150 (o escriba una carta) y envíelo antes del plazo a la corte y a todas las otras personas que figuran en sus papeles de la corte. Adjunte un cheque para pagar los costos de la corte, a menos que le hayan dado una exención.



¿Necesita ayuda? El Asesor de Reclamos Menores de su condado le puede ayudar sin cargo.

O vea "Información por condado" en: www.courts.ca.gov/reclamosmenores/asesores.

\*Excepciones: Existen diferentes límites en un reclamo contra un garante. (Vea el Código de Procedimiento Civil, sección 116.220 (c).) En un caso presentado por una persona natural por daños debido a lesiones físicas en un accidente automovilístico, existe un límite de \$7,500 si el demandado tiene cobertura bajo una póliza de seguro de vehículo que incluye la obligación de defender. (Vea el Código de Procedimiento Civil, sección 116.221.)

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Case Number:	
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✓ This form is attached to Form SC-100, i	tem 1 or 2.	
lf more than 2 plaintiffs (person, bus	iness, or entity s	uing), list their information below:
Other plaintiff's name: Nurit Licht, MD CM		<b>6</b> ,,
Street address: 1179 North McDowell Blvd		Phone: (707)559-7500
City: Petaluma	State:CA	
Mailing address (if different):		
City:	State:	Zip:
Is this plaintiff doing business under a fictit	ious name? Ves	Zip:
Other plaintiff's name: Jeanne Zabout, RN		ino if yes, anach Form SC-103.
Street address: 1179 North McDowell Blvd		707 550 7500
	···	Phone: ( 707 ) 559-7500
Mailing address (if different):		
City:	State:	Zip:
Is this plaintiff doing business under a fictiti	ious name? 🗌 Yes	☑ No If yes, attach Form SC-103.
Check here if more than 4 plaintiffs and	fill out and attach a	nother Form SC-100A.
		being sued), list their information below:
Other defendant's name:		
	·	
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